UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Robenson Jean-Pierre and Jean Metelus, on behalf of themselves and all others similarly situated,

Plaintiffs,

VS.

J&L Cable TV Services, Inc,

Defendant.

Civil Action No. 1:18-cv-11499-MLW

COLLECTIVE AND CLASS ACTION

NOTICE OF FILING OF CONSENTS TO JOIN COLLECTIVE ACTION

NOTICE OF FILING CONSENTS TO JOIN COLLECTIVE ACTION

Plaintiffs Robenson Jean-Pierre and Jean Metelus, individually and on behalf of all persons similarly situated, hereby files the following Opt-In Consent Forms, submitted herewith as Exhibits 1 through 5, pursuant to the Fair Labor Standards, Act, 29 U.S.C. §§ 201, et seq.

CONSENTS TO JOIN COLLECTIVE ACTION

EXHIBIT NUMBER	NAME	OPT-IN NUMBER
1	Ernst Luccin	14
2	Aymar Baghana	15
3	Joseph Lindor	16
4	Esty Cajuste	17
5	Prosper Jean-Jacques	18

Date: September 5, 2018 Respectfully submitted,

/s/ Michelle S. Lim_____

Carolyn Hunt Cottrell (admitted *pro hac vice*)

Ori Edelstein (admitted *pro hac vice*) Michelle S. Lim (admitted *pro hac vice*) SCHNEIDER WALLACE
COTTRELL KONECKY
WOTKYNS LLP
2000 Powell Street, Suite 1400
Emeryville, California 94608
Telephone: (415) 421-7100
Facsimile: (415) 421-7105
ccottrell@schneiderwallace.com
oedelstein@schneiderwallace.com
mlim@schneiderwallace.com

Matthew W. Thompson, BBO # 682745

Lichten & Liss-Riordan, P.C. 729 Boylston Street Suite 2000 Boston, MA 02116 Telephone: (617) 994-5800 mthomson@llrlaw.com

Sarah R. Schalman-Bergen (admitted *pro hac vice*) Stacy Savett (*pro hac vice* to be submitted) Shoshana Savett (*pro hac vice* to be submitted)

BERGER & MONTAGUE, P.C. 1622 Locust Street
Philadelphia, PA 19103
Telephone: (215) 875-3000
Facsimile: (215) 875-4604
sschalman-bergen@bm.net
stasavett@bm.net
stsavett@bm.net

Attorneys for Plaintiffs, the Collective and Putative Class

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for all parties through the Court's ECF system on September 5, 2018.

/s/ Michelle S. Lim_	
Michelle S. Lim	

Robenson Jean-Pierre v. J&L Cable TV Services, Inc. United States District Court, District of Massachusetts

Complete And Submit To:

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, Pennsylvania 19103

Name: ERNST LUCCIN (Please Print)	Date of Birth:
Address	Phone No. 1: Phone No. 2: E-mail Addres

<u>CONSENT TO JOIN COLLECTIVE ACTION</u> Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

1.

	alleged violations of the Fa referenced litigation.	ir Labor Standards Act, 29 U.S.C	. §§ 201, et seq. in connection with the above-
2.	I have worked as a/an (title)		for Defendant in (city, state) <u>Boca Raton flor</u> ida on or about (date) 12/12/2015 to

I consent and agree to pursue my claims relating to and arising from Defendant (J&L Cable TV Services, Inc.)

3. I understand that this litigation has been filed as a proposed collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, *et seq.* I hereby consent, agree, and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.

approximately on or about (date) 04/16/2016

4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Montague to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.

8/30/2018 (Date Signed)	DocuSigned by: E9861DF86955A4E9 (Signature)	
-------------------------	---	--

IMPORTANT NOTE

Robenson Jean-Pierre v. J&L Cable TV Services, Inc. United States District Court. District of Massachusetts

Complete And Submit To:

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, Pennsylvania 19103

Name: Aymar Baghana (Please Print)	Date of Birth:
Address:	Phone No. 1: Phone No. 2: E-mail Address

<u>CONSENT TO JOIN COLLECTIVE ACTION</u> Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

- 1. I consent and agree to pursue my claims relating to and arising from Defendant (J&L Cable TV Services, Inc.) alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq. in connection with the above-referenced litigation.
- 2. I have worked as a/an (title) Commercial Technician for Defendant in (city, state) Boca Raton, FL from approximately on or about (date) 12/12/2015 to approximately on or about (date) 04/16/2016.
- 3. I understand that this litigation has been filed as a proposed collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, *et seq.* I hereby consent, agree, and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.
- 4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Montague to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.

8/31/2018 (Date Signed)	DocuSigned by: All ag hand
-------------------------	-------------------------------

IMPORTANT NOTE

Robenson Jean-Pierre v. J&L Cable TV Services, Inc. United States District Court, District of Massachusetts

Complete And Submit To:

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, Pennsylvania 19103

Name: Joseph Lindor (Please Print)	Date of Birth:
Address:	Phone No. 1: Phone No. 2: E-mail Address:

<u>CONSENT TO JOIN COLLECTIVE ACTION</u> Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

I consent and agree to pursue my claims relating to and arising from Defendant (J&L Cable TV Services, Inc.)

1.

	alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq. in c referenced litigation.	onnection with the above-
2.	2. I have worked as a/an (title) Cable tech for Defendant in (city from approximately on or about (d.	y,state) <u>west Palm beach</u> ,fl,Bo ate) Demcember,2017 _{fo}
	approximately on or about (date) July, 2017.	, to
3.	I understand that this litigation has been filed as a proposed collective action under the of 1938, as amended, 29 U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and opt-in to and be bound by any judgment of the Court or any settlement of this action.	

4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Montague to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.

9/4/2018		DocuSigned by:	
	(Date Signed)	396C6C985B1D448	(Signature)

IMPORTANT NOTE

Robenson Jean-Pierre v. J&L Cable TV Services, Inc. United States District Court, District of Massachusetts

Complete And Submit To:

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, Pennsylvania 19103

Name: Esty Cajuste (Please Print)	Date of Birth:
Address:	Phone No. 1: Phone No. 2: E-mail Address:

<u>CONSENT TO JOIN COLLECTIVE ACTION</u> Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

I consent and agree to pursue my claims relating to and arising from Defendant (J&L Cable TV Services, Inc.)

1.

	alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq. in connection with the above-referenced litigation.
2.	I have worked as a/an (title) technitien for Defendant in (city, state) Boca raton from approximately on or about (date) June 2016 to
	from approximately on or about (date) June 2016 to approximately on or about (date) November 2017.
3.	I understand that this litigation has been filed as a proposed collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.

4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Montague to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.

9/2/2018 (Date Signed)	Docusigned by: Esty Cajuste D163F96CFBA0469	(Signature)
------------------------	---	-------------

IMPORTANT NOTE

Robenson Jean-Pierre v. J&L Cable TV Services, Inc. **United States District Court, District of Massachusetts**

Complete And Submit To:

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY **WOTKYNS LLP** 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, Pennsylvania 19103

Name: Prosper Jean-Jacques (Please Print)	Date of Birth:
Address:	Phone No. 1: Phone No. 2: E-mail Address:

CONSENT TO JOIN COLLECTIVE ACTION Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

1.

Defendant in this litigation.

1.	I consent and agree to pursue my claims relating to and arising from De alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, referenced litigation.	
2.	I have worked as a/an (title) TECHNICIAN for Defe- from approximately on or about (date) 05/2017 on or	Fendant in (city, state) <u>BOCA RATON FLOR</u> IDA r about (date) <u>01/2017</u> to
3.	I understand that this litigation has been filed as a proposed collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.	
4.	I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Montague to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the	

Prosper Jean-Jacques 8/31/2018 35DF03BFD8F6406...

IMPORTANT NOTE